Law Offices of Garrick S. Lew & Associates 600 Townsend Street, Suite 329E San Francisco, CA 94103			
imile: (415) 522-1506 defendergroup.com			
torney for Defendant CARMEN CHAN			
MATTHEW A. SIROKA (State Bar No. 233050) LAW OFFICES OF MATTHEW A. SIROKA 500 Townsend Street Suite 329E San Francisco, California 94103 Telephone: 415.522.1105 Facsimile: 415.522.1506			
D] TRAVEL			
At the initial setting of the bond and Conditions of Pretrial Release in this matter, defendants			
PAUL LEUNG and CARMEN CHAN requested that they be permitted to travel internationally for			
business, family and pleasure as a condition of their release. Magistrate James Larson suggested that			
d submitted to the			
court for approval. Defendants submitted the proposed travel itineraries to AUSA Denise Barton and			
CARMEN CHAN,			
e following dates:			
Hong Kong from October 2, 2007 to October 18, 2007			

Hong Kong from November 13, 2007 to November 30, 2007 1 2 Japan from December 10, 2007 to December 18, 2007 3 Hong Kong December 29, 2007 to January 21, 2008. 4 At the August 14, 2007 hearing Pretrial Services officer Betty Kim informed the court that 5 Pretrial Services did not oppose the defendants request. The court was informed that each defendant had 6 posted \$100,000 cash deposit with the clerk of the court as a condition of their pretrial release. The 7 court approved defendants proposed travel schedule. 8 AUSA Denise Barton arrived late for the hearing due other court matters. The court met with 9 counsel for both parties in chambers where the court heard and considered the government's objections 10 regarding the requested travel. 11 The court then modified the initial travel order approving the first trip to Hong Kong from 12 August 21, 2007 to September 4, 2007 and reserving judgment on the remaining proposed trips 13 indicating that if the initial travel was completed without incident the court most likely would approve subsequent travel requests of the parties. 14 15 Defendants PAUL LEUNG and CARMEN CHAN successfully completed their travel to Hong 16 Kong from August 21, 2007 to September 4, 2007 and returned without incident. They similarly 17 successfully completed their second trip to Hong Kong from October 2, 2007 to October 18, 2007. 18 Defendants also successfully completed their third trip to Hong Kong from November 15, 2007 to 19 December 3, 2007 and have returned their passports and Hong King identification cards to the Clerk's 20 office. Pretrial services has been informed of defendant's request for the instant travel order and has no 21 objection to the request. 22 As such, the parties HEREBY STIPULATE that defendants be permitted to travel to Hong Kong 23 December 28, 2007 to January 21, 2008. 24 SO STIPULATED. 25 DATED: December 17, 2007 /s/ Denise Marie Barton /s/Garrick S. Lew 26 /s/Matthew A. Siroka 27 Counsel for the Government Counsel for Defendant Counsel for Defendant Carmen Chan Paul Leung 28

ORDER Good cause appearing; IT IS HEREBY ORDERED that defendants PAUL LEUNG and CARMEN CHAN, husband and wife, be permitted to travel to Hong Kong from December 28, 2007 to January 21, 2008. IT IS FURTHER ORDERED that the Clerk of the Court return the U.S. passports and Hong Kong identification cards of PAUL LEUNG and CARMEN CHAN to each defendant upon presentation of a copy of this signed order and that each defendant redeposit their passports and Hong Kong identification cards with the Clerk of the Court no later than five days after their return in January 2008. DATED: December 18, 2007 United States Magistrate Judge James Larson